

1	2	3
12.	Madhya Pradesh	65
13.	Maharashtra	90
14.	Manipur	10
15.	Meghalaya	7
16.	Mizoram	4
17.	Nagaland	6
18.	Orissa	39
19.	Punjab	22
20.	Rajasthan	43
21.	Sikkim	4
22.	Tamil Nadu	93
23.	Tripura	7
24.	Uttar Pradesh	76
25.	West Bengal	60
UNION TERRITORIES		
1.	A & N Islands	1
2.	Dadar & Nagar Haveli	2
3.	Daman & Diu	1
4.	Lakshadweep	1
5.	Pondicherry	6
Total		845

Naptha Based Power Projects

738. SHRI MULLAPPALLY RAMACHANDRAN: Will the PRIME MINISTER be pleased to state:

(a) whether the Union Government have received requests from the State Governments and particularly from Kerala for grant of fuel linkage for their Naptha based power projects;

(b) if so, the quantum of Naptha (fuel) sought by each State;

(c) the decision of the Union Government in this regard; and

(d) whether the State Governments have indicated the names of their power projects for which the fuel linkage is sought for?

THE MINISTER OF STATE IN THE MINISTRY OF POWER (DR. S. VENUGOPALACHARI): (a) to (d) Various states including Kerala are requesting, from time to time, for allocation of naphtha/liquid fuel for various liquid fuel based power projects proposed to be set up in the respective states. In view of the proposals being far more than the availability of naphtha/liquid fuels, all the liquid fuel proposals were reviewed by the Government of India, and detailed guidelines were issued to the concerned states for recommending projects for naphtha/liquid fuel linkage within

the capacity (in MW) allocated to respective states. States are making project-wise recommendations for provisional fuel linkage.

Out of Turn Allotment

739. SHRI JAI PRAKASH (HARDOL): Will the PRIME MINISTER be pleased to refer to the answer given to Unstarred Question No. 1843 dated December 4, 1996 regarding out of turn allotment and state:

(a) whether the Supreme Court has since given judgement in the matter;

(b) if so, the details thereof; and

(c) the action taken by the Government to implement the orders of the Court and the time by which the houses are likely to be got vacated?

THE MINISTER OF STATE IN THE MINISTRY OF URBAN AFFAIRS AND EMPLOYMENT AND MINISTER OF STATE IN THE MINISTRY OF PARLIAMENTARY AFFAIRS (DR. U. VENKATESWARLU): (a) Yes, Sir.

(b) The details are given in the Statement enclosed;

(c) The new list of out of turn allottees who will have to face eviction in terms of the Order of the Supreme Court has been prepared and notices for eviction shall be issued by 23.3.97. The houses are likely to be vacated by 23.6.97.

Statement

Main Features of Supreme Court Order dated 23.12.96 in Writ Petition (Civil No.585/94).

Supreme Court of India in its Judgement dated 23.12.96 has directed that all out of turn allottees of type-III and above accommodation, except those whose names were included erroneously, who were given change of accommodation in the same type, and those who were given allotment on medical ground within existing policy, would face eviction, in case their date of priority have not been covered for inturn allotment by the date(s) the two reports of Gupta Committee (Constituted by the Supreme Court) were submitted. Further all the allottees, whose date of priority are not covered by 5.2.97 i.e. 6 weeks from the date of Judgement shall face eviction. The Court has further directed that:-

(i) The Government shall get the medical cases, where out of turn allotment was made outside the existing policy, examined by a high powered Medical Board within two months, with a view to ascertain whether such out of turn allotment were justified on medical ground or not.

(ii) The out of turn allottees would pay twice the licence fee in respect of type-III quarters and three times the licence fee in respect of type-IV and above accommodation.

(iii) The out of turn allottees who are likely to retire by 26.9.97 (30.9.97) would be allowed to retain